EXHIBIT A

Case 1:17-cv-04876-TCB Document 1-1 Filed 12/01/17 Page 2 of 2

MAGISTRATE COURT OF CLAYTON COUNTY STATE OF GEORGIA

DISPOSSESSORY PROCEEDINGLED

Once you have entered the required information, print 4 copies. Sign one copy and have notarized. Bring all copies to the Magistrate Court Clerk's office.

CLERK'S USE ONLY

U.S. BANK NATIONAL ASSOCIATION, AS TRUSTED FOR TRY MORTGAGE BACKED TRUST 2005-6, MORTGAGE PASS THROUGH CERTIFICATES, SERIES 2005-6.

C/O Weissman, Nowack, Curry & Wilco, P.C. 2017 MAR - 3 AN 10: 56.

3500 Lenox Road, Atlanta, GA 30026 (404) 926-4500

PLAINTIFF'S NAME & ADDRESS

Ciarence I. Carr and All Other Occupants \$703 Lake Porest Drive JONESBORD: GA 30236

CASE NUMBER 2515 Cm 0563

FOR CLERK'S USE ONLY.
Maded Copy to Plif Atty

DEFENDANT'S NAME & ADDRESS

Personally appeared the undersigned affairt who on oath says that he/she is attorney at law for plaintiff herein, and that defendants is in possession as tenant of premises at said address as stated above, in Clayton County, the property of said plaintiff.

FURTHER: (circle only one)

- THAT terant take to pay the rent which is now past doe.
- (b) THAT terraint holds the premises over and beyond the term for which they were rented or lessed to tenant(s);
- (c) X THAT tenant is a tenant at sufferance after foreclosure;
- (d) THAT plaintiff is entitled to recover any and all rent that may come due until this action is finally concluded

Plaintiff desires and has demanded possession of the premises and Defendant has failed and refused to deliver and possession WHEREFORE Plaintiff DEMANDS: corde all that apply)

- (a) possession of the precesses; (b) past due rent of 0.00, (c) rent accruing up to the date of judgment or
 - Previously adjudicated per State Court case #2013.CV-04128-D. Seeking new Whit due to stakeness.

Sworn to and subscribed before me, this	AMBITTO.	My V CF S COLLY
day of 201	7. all Paigo Lie	Will to the first to the
DOIDEN TO THE	S Comment Port	Attorney for Plaintiff, Matthew F. Tolten
By The Company	SOF My of 9:	Phone # w/ Area Code- 404-926-4500 GA Bar No. 798589
Deputy Clark: Natary Public		San Car (A) A Substitute
	SUMMON	13

TO THE SHERIFF OF CLAYTON COUNTY OR HIS LAWFUL DEPUTIES

GREETINGS: The selement(s) is are commanded and required to flerall shower to said affidave in writing or orally in person at the Magistrative

Court of Clayton County, Jonesboro, Georgia on or before the telephone (7) day after the date of service of the within affidavit and surremons. EACH defendant is required to file an answer in his or her own name. If such an answer is not made, a Whit of Possession and/or Judgment may issue as provided by law.

Witness the Honorable Wanda L Dallas, Chief Judge of said Court.

MONEU	
SHERIFF'S ENTRY OF SERVICE	
I have served the foregoing affidault and summons on the Defendant(s) by delivering a copy of same () Personally () Not	
(name) ABy posting a copy to the door of the premises and depositing a co	
Class in the envelope properly addresses, with adequate postage thereon, said copy pontaining notice to the Defendant(s) to	o arswer the place stated
the summons 2 L	
DATE OF SERVICE 7/1/7 /// ///	DiSheriff

IMPORTANT NOTICE

Pursuant to Official Code of Georgia, Section 44-7-55(c), any writ of possession issued pursuant to this article shall authorize the removal of the terraint or his or her personal property or both from the premises and permit the placement of such personal property on some perion of the landovid's property further, if provides that after execution of the writ, such property shall be regarded as abandoned.

Pursuant to Code of Clayton County, Georgia, Section 82-91 et. seq. if such personal property is not removed from the landlord's property within twenty-four (24) hours of the date and time of the execution of the writ of possession, and if the property otherwise is in violation of the county code, a citation for violation of the county code may issue against the plaintiff.

WRIT OF POSSESSION

To the Sheriff of Clayton County or his lawful depoties:

You are hereby commanded to remove said defendant together with defendant(s) property thereon from said promises and to deliver full and quiet possession of the name to the plaintiff herem, effective 1.7 Instanter or 2.) Seven days from the date of judgment, or 3.3 Pursuant to the terms of a consent judgment filled herewith.

Thus day	y of	20		
The state of the s			 	 _

017237 008836